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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/512,061	10/21/2004	Haitao Tang	47092.00101	8579
	7590 12/02/201 , & Dempsey L.L.P.	0	EXAMINER	
8000 Towers Co	rescent Drive, 14th Flo	or	BRANDT, CHRISTOPHER M	
Vienna, VA 22182			ART UNIT	PAPER NUMBER
			2617	
			NOTIFICATION DATE	DELIVERY MODE
			12/02/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

swhitney@ssd.com ipgeneraltyc@ssd.com

	Application No.	Applicant(s)		
	10/512,061	TANG ET AL.		
Office Action Summary	Examiner	Art Unit		
	CHRISTOPHER M. BRANDT	2617		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 12 N This action is FINAL . 2b) ☐ This Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 25-68 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 25-49, 51-68 is/are allowed. 6) ☐ Claim(s) 50 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.			
Application Papers				
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 21 October 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) ☐ Interview Summary	(PTO-413)		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

DETAILED ACTION

Response to Amendment

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

This Action is in response to applicant's arguments submitted on November 12, 2010.

Claims 25-68 are still currently pending in the present application.

Response to Arguments

Applicant's arguments with respect to claims 25-68 have been fully considered and are persuasive. The prior art rejections have been withdrawn.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 50 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. In particular, after careful review of applicant's specification, it appears that there is no support for "a computer program embodied on a computer readable medium."

Application/Control Number: 10/512,061 Page 3

Art Unit: 2617

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 50 is directed to non-statutory subject matter. The broadest reasonable interpretation of the claim in light of the specification (since there is no disclosure of a medium) concludes that the claim as a whole covers a transitory signal since the definition of "medium" leaves open the possibility that the medium could be transitory.

Reasons for Allowance

Claims 25-68 are allowed over the prior art.

The following is an examiner's statement of reasons for allowance:

Applicant's invention is drawn to a method, apparatus, and system for detecting a network parameter change in a network node of a transmission network. In particular applicant's invention includes determining, based on topology information of a radio access network, a spanning tree of routing paths corresponding to shortest paths from the network node to all other nodes and distributing network parameter information indicating the network parameter change from the network node to the other nodes in accordance with the spanning tree. The network node is configured to generate, for each of its immediate offspring nodes, a respective updating information to send the respective updating information to all of the immediate offspring nodes. In addition, the respective updating information sent to the immediate offspring nodes differs for each of the immediate offspring nodes based on the spanning tree structure.

Application/Control Number: 10/512,061

Page 4

Art Unit: 2617

Applicant's independent claims 25, 42, 46, 49, 50, 51, and 52 each recites, inter alia, wherein the respective updating information sent to the immediate offspring nodes differs for each of the immediate offspring nodes based on the spanning tree structure. Cidon, Riddle, and Fredette disclose various aspects and features of applicant's claimed invention. However, the cited references and a comprehensive search fail to explicitly or implicitly teach wherein the respective updating information sent to the immediate offspring nodes differs for each of the immediate offspring nodes based on the spanning tree structure. Fredette teaches broadcasting topology information (column 5 lines 13-35). Applicant's claimed invention differs from Fredette and the prior art because each immediate offspring node receives updating information unique to that node based on the spanning tree structure. In addition, one of ordinary skill in the art would not be motivated to arrive at applicant's claimed invention unless one was using applicant's claims and specification as a roadmap, thus using impermissible hindsight. Applicant's claims 25, 42, 46, 49, 50, 51, and 52 comprise a particular combination of elements, which is neither taught nor suggest by the prior art.

Accordingly, applicant's invention is allowed for these reasons.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 2617

Conclusion

Any response to this Office Action should be faxed to (571) 273-8300 or mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher M. Brandt whose telephone number is (571) 270-1098. The examiner can normally be reached on 7:30a.m. to 5p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Eng can be reached on (571) 272-7495. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/512,061

Art Unit: 2617

Information regarding the status of an application may be obtained from the Patent

Page 6

Application Information Retrieval (PAIR) system. Status information for published applications

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist/customer service whose telephone number is (571) 272-

2600.

/Christopher M Brandt/

Examiner, Art Unit 2617

November 24, 2010

/George Eng/

Supervisory Patent Examiner, Art Unit 2617